

CARLIN WINS IN EIGHTH DISTRICT

Returns, as Far as Received, Give Him 500 Plurality

GORDON MAKES GOOD SHOWING

Claims That Official Returns Will Give Him Nomination. Judge Nicol Ran Well in Home Section, but Not Out of It.

I am the Democratic nominee, and the vote for me is 4,300; Gordon, 3,300; Nicol, 3,000—Charles C. Carlin, of Alexandria.

I feel confident the official count will show my nomination.—J. L. Gordon, of Louisa.

Official and unofficial returns from nearly all the precincts in the Eighth Congressional District indicate the nomination of Mr. C. C. Carlin, of Alexandria, over his two competitors in yesterday's primary.

Complete returns from Culpeper, Fairfax, King George and Stafford were not available, and the figures given for these counties are estimates based upon partial returns received. The estimated results compiled upon this basis seem to put Mr. Carlin safely in the lead, though the official figures may slightly increase or reduce his plurality.

Judge Nicol ran for behind Mr. Gordon, who carried Louisa, Orange and Loudoun. Judge Nicol carried his own county of Prince William, and also Alexandria and Fairfax counties, but he made a poor showing elsewhere, except in Fauquier, where he was only ten votes behind Gordon.

Carlin carried Alexandria city, Culpeper, Fauquier, King George and Stafford. He claims his nomination by 1,900 plurality. The figures in hand last night, however, together with estimates in counties fully heard from, give the Alexandria man a lead over Gordon of 412.

PRIMARY VOTE BY COUNTIES

Text of Telegrams from Various Eighth District Centres Upon Carlin's Nomination.

Returns from all of the counties are given herewith by counties as received by telegraph and telephone last night, and upon the figures contained in them is based the table printed in another column.

ALEXANDRIA, VA., June 19.—Charles Carlin carried Alexandria by a landslide, and his vote far exceeded the expectations of the most sanguine supporters.

A total vote of 1,461 was cast in this city, which is one of the heaviest votes polled here in recent years. The vote was as follows—Carlin, 1,145; Nicol, 237; Gordon, 17, and Ryan, 2. Carlin's supporters are jubilant over the result. Nicol, as predicted, carried Alexandria county by a majority of 55 over Carlin. The total vote cast in the county was 598, which was divided as follows: Nicol, 293; Carlin, 243; Gordon, 2.

LOUISA, VA., June 19.—Below is the vote of all precincts in Louisa county except two; of these two an estimate is made: Louisa Courthouse—Gordon, 182; Carlin, 1; Nicol, 1. Mineral—Gordon, 62; Carlin, 1; Nicol, 1. Bumpass—Gordon, 52; Carlin, none; Nicol, none. Thompson's Cross Roads—Gordon, 93; Carlin, 1; Nicol, none. Bell's Cross Roads—Gordon, 61; Carlin, none; Nicol, none. Louisa—Gordon, 37; Carlin, none; Nicol, none. Mechanicsville—Gordon, 45; Carlin, 2; Nicol, 4. Trevilians—Gordon, 81; Carlin, none; Nicol, 1. Frederick's Hall—Gordon, 42; Carlin, 1; Nicol, 1. Jackson—Gordon, 57; Carlin, none; Nicol, none. Smith's Mill—Gordon, 21; Carlin, none; Nicol, none. Vigor—Gordon, 40; Carlin, none; Nicol, none. Brian—Gordon, 22; Carlin, 4; Nicol, none. Cuckoo—Gordon, 43; Carlin, none; Nicol, none. Total, Gordon, 808; Carlin, 20; Nicol, 8. Not heard from—Bibb and Centerville; estimated, Bibb—Gordon, 26; Carlin, none; Nicol, none. Centerville—Gordon, 30; Carlin, none; Nicol, none, making a total—Gordon, 873; Carlin, 20; Nicol, 8.

CULPEPER, VA., June 19.—The primary resulted in Culpeper county in the interests of Hon. C. C. Carlin of Alexandria, who carried it by about 175 majority. Returns from all the voting precincts in the county indicate the above. This, the largest district in this county, gives Mr. Carlin a majority of 54 votes.

The strong indication is that the general election in this county to-day for the bonding issue of Catpala and Stevensburg districts for good roads, the former for \$60,000 dollars, and the latter for \$45,000, was carried in favor of the bond issue. This district gives a majority of 250 for the proposition.

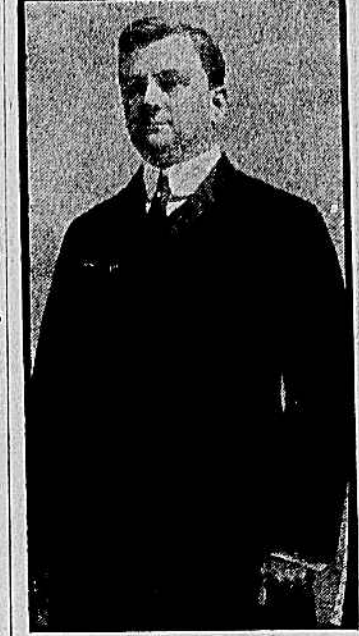
ORANGE, VA., June 19.—In the primary election held here to-day, only 93 votes were polled, Gordon receiving, 84; Carlin, 4, and Nicol, 1.

Returns from five other precincts in Orange county, were as follows: Orange—Gordon, 168; Carlin, 38; Nicol, 7. Rhoadesville—Gordon, 47; Carlin, 4; Nicol, 1. Locust Grove—Gordon, 109; Carlin, 14; Nicol, 1. Nasons—Gordon, 87; Carlin, 11; Nicol, 6.

ORANGE, VA., June 19.—The primary election here to-day for Congressional was quiet and orderly.

(Continued on Second Page)

ALEXANDRIA MAN WINS NOMINATION IN EIGHTH DISTRICT



MR. CHARLES C. CARLIN.

PRIMARY RETURNS SHOWN AT GLANCE

Following is table compiled from reports received from all the counties and towns of the district, which tells their story at a glance:

Alexandria city	1,145	17	327
Alexandria county	243	2	237
Culpeper	299	100	700
Fairfax	399	100	700
Fauquier	565	480	460
King George	194	75	25
Loudoun	394	699	450
Louisa	20	873	8
Orange	120	574	8
Prince William	120	574	8
Stafford	125	100	20
Totals	2,552	3,440	2,758
Carlin's plurality (estimated)			412.

TUCKER TALKS OF BARR'S ELEVATION

Says It Was Deemed Expedient to Concentrate All Authority. Lop Off Many Heads.

NORFOLK, VA., June 19.—President Harry St. George Tucker, of the Jamestown Exposition, last night issued an official statement explaining the action of the board of directors in declaring for a director-general of the exposition. Mr. Tucker says that the action should create no misapprehension in the public mind, as it is taken to concentrate authority in one man in order to secure prompt and quick action upon exposition policies on appropriations and legislation.

He said that at this time it had become apparent that one-man authority instead of authority vested in several officials was necessary to insure the management of the exposition, and for this reason the directors acted, selecting Mr. James M. Barr for the director-generalship because he had been named as the disbursing officer of the bankers and railroads, who bought \$300,000 of the exposition bonds.

Following the action of the directors yesterday steps will be taken to curtail expenses by reducing the number of officials. Every department will consist of one-third to one-half of its clerks and employees.

SENT HIM CAPSULE THAT WOULD CURE

One Containing Five Fraints of Strychnine Mailed to "Lord" Frederick Barrington.

ST. LOUIS, MO., June 19.—A capsule containing strychnine sent through the mails to "Lord" Frederick Seymour Barrington, awaiting execution July 25th, as the convicted slayer of James P. McMann, was intercepted to-day by Sheriff Herpel.

An envelope marked "Personal" containing the five-grain capsule of strychnine and the following letter: "Dear Lord Barrington—I have been informed that you are suffering from indigestion. The enclosed capsule will cure you without fail."

MR. BURRUSS WEDS COVINGTON GIRL

Well-Known Educator of This City and Miss Rachael E. Ebbert Married.

[Special to The Times-Dispatch.]
COLUMBIAN, OHIO, June 19.—Julian A. Burruss, of Richmond, Va., married Miss Rachael E. Ebbert, of Covington, Ky., here to-day. The bride is handsome and accomplished, and was popular in the over-the-river society set. She is twenty, and her husband is ten years her senior. After their honeymoon trip the couple will live in Richmond.

Mr. Burruss is director of manual training in the public schools of Richmond.

ONE BODY NOT FOUND.

Navy Department Offers Reward for Recovery of Remains.

NEWPORT NEWS, VA., June 19.—Just before the battleships Ohio, Iowa, Maine and Indiana sailed from Hampton Roads to-day for the southern drill grounds, off the Virginia capes, an orphaned child was found in the ship's hold. The child, a young girl, was found by the crew of the battleship Ohio, and was taken to the ship's hospital. The child's name is not known, but she is about five years old. The Navy Department has offered a reward of \$500 for the recovery of her remains.

TELLS ABOUT BOMB INTENDED FOR HIM

Justice Goddard Recites Details of How It Was Dug Up.

THE POCKETS OPENED IN COURT

Seals Broken and Various Articles Identified by Justice Goddard—Other Witnesses Sustain the Story of Harry Orchard.

BOISE, IDAHO, June 19.—The State to-day made dramatic production and offered further contributions to the testimony of Harry Orchard against William D. Haywood.

A ruling was announced under which a number of denunciatory articles published in the miners' magazine of the organization of the Western Federation of Miners will be admitted in evidence.

To Justice Goddard himself fell the task of telling the story of the finding and preservation of the bomb with which Orchard tried to kill him. His appearance added to the dramatic scenes and situations that have characterized the trial. His testimony was clear and minutely circumstantial.

Found the Ruined Bomb.

The veteran Colorado jurist testified that the first information that he received about the bomb came to him from Orchard's confession, which was shown to him at Denver, February 13, 1906, by Detective McPartland. He at once returned to his home, and in his gate discovered the screw eye, which Orchard said he placed there.

The witness said he months' exposure. The witness said he months' exposure. The witness said he months' exposure. The witness said he months' exposure.

The bomb was dug up the next day by General Bulkeley. Wells, who used a pocket knife to cut the soil away, and raised the pine box containing the bomb. There was a small phial on top of the box and attached to the cork of the phial was a piece of rusted wire.

Taken Out and Set Off.

The bomb and its attachment were at once taken to the office of the Pinkerton detective agency and carefully sealed and wrapped in envelopes that were signed by half a dozen witnesses, including Justice Goddard, and after that they were placed in a vault to the door of which seals, including that of a notary public, were affixed.

They remained until the following May 23, when, believing the Haywood case was to come to trial, they were removed in the presence of the same witnesses, and all, save three of the forty sticks of giant powder contained in the bomb, were exploded. The explosion occurred in the presence of the national convention for the election of the president, and of the bomb itself twelve giant caps and two wrappers torn from sticks of giant powder, were saved as evidence.

Senator Borah produced the several packets as they were originally sealed and wrapped, and the phial passed them to Justice Goddard, who broke the seals and identified the articles. After the phial came the little screw eye, then the dozen giant caps and last the powder wrappers. Attorneys Richardson and Darrow, for the defense, objected to the evidence, and the exhibits, and moved to strike out everything, but the court ruled against them.

Sustains Orchard's Story.

Mrs. Seward, at whose house in San Francisco Harry Orchard lived during part of the time he was conducting his operations against Fred Bradley, gave testimony strongly corroborative of Orchard's accounts of his acts and experiences in San Francisco. Besides confirming Orchard's recital as to time, movements and locations, she testified that she found lead and wood shavings in Orchard's room and a screw eyestring and bottle attached to the closet door, where Orchard had been experimenting. She said her lodger had a very heavy suit case, and that she thought he was an inventor.

Letter from Pettibone.

John L. Stearns, agent at Denver for the Mutual Life Insurance Company, confirmed the story Orchard told about securing employment as a solicitor for the company before he went to Canyon City to kill former Governor Peabody, and produced letters of recommendation which Orchard furnished in response to his request. One of the letters was from George Pettibone, a co-defendant of Haywood, and it made jocular reference to the fact that Stearns was taking many agents from him and requested in future, when any of his agents applied for work, that he put out on the sidewalk.

Another letter was signed by H. N. Hawkins, partner of Attorney Richardson, of the defense, and it gave Orchard, then traveling under the name of Thomas Hogan, a strong recommendation as to character. The defense objected to the letters, but the court permitted their introduction.

Delivered the Bomb.

Riley Harris, a young man who worked for Roach, the plumber who made the lead casing for the Peabody bomb, told of the call of Harry Orchard at Roach's shop in Denver in May, 1905, of the making of the casing and the delivery of the article to Orchard whom the witness identified.

The morning session was spent in securing the admissibility of the editorials which the State offered yesterday. Each side took the Chicago anarchist case as its legal guide and justification, the defense pleading that the legal propositions varied, the prosecution that they were on all fours.

Judge Wood wanted to see the articles, and took a recess from 11 o'clock until 1 o'clock to look them over. After recess he said that he had decided to let certain of the articles go before the jury and to exclude certain others. He will rule to-morrow as to the particular ones that are to be admitted.

CONTRACTORS AND OFFICIALS FIGURING IN DISPUTE OVER CITY ENGINEER'S DEP'T.



T. C. REDD, Contractor. W. E. CUTSHAW, City Engineer. E. D. REDD, Contractor. R. L. PETERS, President of City Council. MORRIS B. MILES, Chairman of Committee on Annexed Territory.

ANY MAN THEY NAME WOULD BEAT BRYAN

Governor Bradley So Declares in Addressing the Republican Convention of Kentucky.

LOUISVILLE, KY., June 19.—Hon. Augustus E. Wilson, of Louisville, was to-night nominated by acclamation as Republican candidate for Governor of Kentucky at the State Convention of Kentucky at the coliseum. Mr. Wilson had no opposition.

The first plank in the platform carries an endorsement of President Roosevelt's administrative policies, but avoids a specific declaration in favor of any candidate for its presidency. However, it is so worded as to be generally regarded as more favorable to Secretary of War Taft than any one else, it is as follows:

"We approve the policies and commend the ability, courage and integrity of President Theodore Roosevelt and his administration, and without expressing preference for any candidate, favor the selection of the national convention for President of one in full accord with these policies, and who will energetically carry them out in the interests of all the people."

Former Governor Bradley, permanent chairman of the convention, touched upon the coming presidential campaign in the opening speech.

"Our Democratic friends," said Governor Bradley, "have but two candidates for President—one the brilliant, but erratic statesman who already has been condemned by the highest intelligence of his party; the other the great and mysterious individual whose name seems to be unknown, except to our good neighbor brother, Watterson, but whose name I doubt not is 'Dennis.' On the other hand we have a wealth of candidates, anyone of whom can win in a walk."

Governor Bradley then eulogized Secretary Root, Governor Hughes, of New York, Senator Foraker, Secretary Taft, Vice-President Fairbanks, Speaker Cannon and Senator Knox, although he forebore to mention their names.

"There is not a State in the Union that cannot furnish a candidate who can defeat William J. Bryan. Next year we shall nominate one of the distinguished men whom I have named and who over him will sweep the country."

MOTION FOR REHEARING IN GREENE-GAYNOR CASE

HUNTSVILLE, ALA., June 19.—Counsel for Greene and Gaynor, the Savannah contractors, who are under sentence for defrauding the government, have filed with Judge Shelby, of the United States Court of Appeals, a petition to vacate their sentence and for a rehearing of the case. The Court of Appeals recently affirmed the sentence of the lower court. The motion has been granted, and application for rehearing will be formally entered when the Court of Appeals convenes in September.

Help the Children

A mile of pennies will be needed to support three public playgrounds in Richmond this summer. Strips of cardboard a foot long, with slots for pennies, will be distributed today at the business office of The Times-Dispatch.

Come and get a one-foot strip for the children's playground.

Board of Examiners' Meeting.

[Special to The Times-Dispatch.]
LYNCHBURG, VA., June 19.—The State Medical Board of Examiners is in session here, giving the State medical examination to 133 applicants for license to practice in Virginia. The board will be in session until Friday.

WILL STRIKE IF DEMANDS NOT MET

Commercial Telegraphers' Union Directs One Unless Companies Shall Yield.

NEW YORK, June 19.—Unless its demands upon the Western Union and Postal Telegraph Companies receive consideration a strike will be ordered within a week or ten days, it was announced to-day by the Commercial Telegraphers' Union. No specific date for the expiration of their ultimatum was set by the telegraphers, and the question of involving one or both companies was left open.

The announcement of the intended strike was made in the form of a statement given out by Deputy President Koenekamp as follows:

"The general executive board of the Commercial Telegraphers' Union has approved a strike against either or both the Postal and the Western Union Telegraph Companies, and the matter is now in the hands of President Small. When, or where the first strike will be declared will not be given out at this time, but it will take place within the next week or ten days."

The language of the announcement is construed as indicating that no general strike is at present contemplated, but that the men will be called out some one large office to be followed by a series of local strikes elsewhere.

Edward J. Nally, vice-president and general manager of the Postal Telegraph, said this afternoon: "The Postal does not expect a strike. We are confident that our employees have no grievances against us."

Western Union officials said they had no comment to make upon the matter.

HIGH INTERNATIONAL COURT TO PASS UPON APPEALS

THE HAGUE, June 19.—To-day's session of the peace conference lasted only an hour. Publicity for future plenary sessions was unanimously adopted. The only unexpected feature was a proposition submitted by Baron Marshall von Bieberstein, of Germany, for the court for the settlement of difficulties arising from the judgments of the local prize courts. This was referred to a committee, Great Britain and the United States supported the proposition.

FILE OF SCRAP IRON ALL LEFT OF WILDWOOD.

ST. JOHN, N. B., June 19.—A pile of 1,200 tons of scrap iron in the hold of the damaged bark Wildwood, which has arrived here from Bermuda in tow of the ocean tug Gladstone, is all that remains of the old British man-of-war Viper. The Viper was one of the English-made warships, with which the Confederacy proposed to destroy the United States Navy during the Civil War, but the British government learned of the use intended of the warship, and she was confiscated and later sent to Bermuda.

Member of Big Milwaukee Concern and Prominent Clubman Placed Under Arrest.

MILWAUKEE, WIS., June 19.—Frank B. Smith, a member of the wholesale grocery firm of Smith, Thordyke and Brown, which recently went into involuntary bankruptcy, was arrested this afternoon on a warrant sworn out by Oliver C. Mason, a real estate broker. Smith is charged with obtaining money under false representation as to his firm's finances. He was admitted to bail in the sum of \$6,000.

Obtaining Money on False Claims

In the schedule of assets of the defunct firm, Smith was shown to be indebted to the firm to the extent of about \$10,000. Mr. Smith was formerly president of the Merchants' and Manufacturers' Association, and is a prominent clubman.

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COMMITTEE TO TAKE HAND NOW

May Insist Upon Having Conditions Amended So as to Retain Redds

CUTSHAW WILL NOT DISCUSS IT

Firm Issues Lengthy Statement Assailing City Engineer's Department and Alleging Serious Errors and Omissions in Work—Developments Expected.

The attitude of City Engineer Cutshaw, with reference to the award to Redd & Bro. of the contract for surveying the new city territory, and the action of the Messrs. Redd in asking leave to withdraw their bid were topics of discussion among city employees and citizens generally yesterday. The spirited letter of Redd & Bro. laid before the Board of Aldermen Tuesday night was followed up yesterday by another communication from those gentlemen, addressed to the press, in which they strike back vigorously at City Engineer Cutshaw and his department and charge them with serious errors in surveying and engineering work. The writers sarcastically suggest the propriety of employing some one to check up the work of the engineer's department.

At the same time it is proposed by one or more members of the committee that the committee insist upon its action, recommending the award of the surveying contract to Redd & Bro.

At a meeting to be held on Monday night the Committee on Apportionment of Expenditures in the Annexed Territory, and it is anticipated that the Messrs. Redd and determine what is best to be done under the circumstances. It can be stated positively that a majority of the committee favor the award to the Messrs. Redd at their bid of \$10,000, and it is likely that the conditions may be so amended as to make it acceptable to the bidders.

Will Not Discuss It Yet.

City Engineer Cutshaw stated last night that he would not discuss the public letter of Redd & Brother criticizing the work of his department until he had had opportunity to examine the records on the subject. A special meeting of the Committee on Streets has been called for Monday night at 8 o'clock, and it is anticipated that at this meeting the City Engineer will answer Redd and Brother, and will take up in detail the matters to which the firm make reference. Colonel Cutshaw denied that he had adopted the press as a medium of criticizing Redd & Brother, and stated that he had submitted an official letter to the Committee on Streets in the matter, and that if this became public it was only because it was a public document. He further stated that he could not discuss the alleged misstatements or mistakes charged against him until he could look up each matter and ascertain just what the facts were. Until then he was not prepared to deny or affirm them.

The fact that both the Street Committee and the Committee on Apportionment of Expenditures in the City Hall at the same hour Monday will add further to the interest in the matter.

In their letter given to the press yesterday, the Messrs. Redd cite several specific instances of alleged errors by the Engineer's Department, and in conversation with a representative of The Times-Dispatch they mention still other errors which they allege were made by the engineer's force made a survey of the Allan annex in the West End, and filed a plat in which it is said ten foot feet on each quadrant were left out, and that but for the error the plat would have been \$5,000. In connection with this matter The Times-Dispatch asked Colonel Otway S. Allen for a statement on the subject, but he stated that he had no time to do so at the moment, and would not discuss the matter over the phone.

Letter From Firm.

Here is the letter given out by T. Crawford Redd & Bro., yesterday and published.

"We regret the necessity of again appearing in public print, but the City Engineer has made some statements which we cannot but take the matter up and defend ourselves, no matter whose feelings may get hurt. We have stated that the alternative of sitting supinely down and humbly swallowing anything that Colonel Cutshaw may choose to say about us, or of asserting our manhood and vindicating ourselves through the same channel that he has used—viz., the public press. In justice to ourselves we prepared a letter to the Board of Aldermen, which was read at the session last night, and which, as it is already before the public, need not be reproduced here. The letter explains itself, but we wish to make some further remarks in vindication of ourselves and our position.

Did Not Seek It.

"We did not seek this work of surveying the annexed territory, but at the time we were asked to do it, we were told that it was a statement which we would be treated with at least common fairness and courtesy by the City Engineer, but does any sane and self-respecting man suppose that we are going to work for a year under an inspector and auditor who has seen fit to judge us without a hearing, condemn us in advance, and publish to the world that he considers us unfit to do the work? To ask the question is to answer it.

"On the morning after the interview with Colonel Cutshaw, which was published June 12th, we also had an interview with him, and we hoped as a result of that interview that he understood that we had reached a better understanding, each of the other, than existed before. We then prepared a statement which was published June 13th, and which was carefully designed and worded to clear ourselves of the erroneous charges brought against us without expressing the slightest disrespect or

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In the schedule of assets of the defunct firm, Smith was shown to be indebted to the firm to the extent of about \$10,000. Mr. Smith was formerly president of the Merchants' and Manufacturers' Association, and is a prominent clubman.

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